EXHIBIT 1

United States District Court

DISTRICT O	F MASSACHUSETTS
KATIE MILLIO, IRENE JOHNSON,	
JANINE HELLER and TOMAYITA	8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9
STEVENSON,	9730
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Plaintiffs,	: CASE NUMBER: 04-30130-MAP
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VS.	
	: CERTIFICATION TO CAVE
WHITMAN EDUCATION GROUP, INC.,	:
CAREER EDUCATION CORPORATION,	
ULTRASOUND DIAGNOSTIC SCHOOL	
and LOUIS GIANELLI,	
'	cof of Service is the end deflect.
Defendants.	
TO: Dr. Reda Ishak	
274 Westfield Street	
West Springfield, MA 01089	
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-0.405	DATE AND TIME
ATTN: Jeffrey Poindexter, Esq.	October 28, 2005 by 5 p.m.
Bulkley Richardson and Gelinas LLP,	0 0 1 0 0 1 0 1 1 1 1 1 1 1 1 1 1 1 1 1
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Springfield, MA 01115 ☐ YOU ARE COMMANDED to permit inspection of the follow	ing premises at the date and time specified helow
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Any organization not a party to this suit that is su officers, directors, or managing agents, or other persons who designated, the matters on which the person will testify. Federal	oppoensed for the taking of a deposition shall designate one or more consent to testify on its behalf, and may set forth, for each person and Rules of Civil Procedure, 30(b)(6)
ISSUING OFFICER SIGNATURE AND TITLE (INDICATE IF ATTORNEY FO	R PLAINTIFF OR DEFENDANT) DATE
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////CX// A	attorney for Defendants October 14, 2005
Jamie M. Kohen, Esquire	NA) On lanely motion, the court by which a subspices was inscreas
Morgan, Lewis & Bockius LLP, 1701 Market Street,	Philadelphia PA 19103
William, Dewis & Dockius DEI, 1701 Warket Street,	inimacipina, 171 17100 and page of the property was of the in

Attachment A to Subpoena on Dr. Reda Ishak

Any and all documents by you or in your possession relating or referring to KATIE MILILLO (S.S.N.) and:

- 1) any medical or psychological treatment received by Ms. Milillo including, but not limited to: correspondence, medical records or charts, evidence of medicines prescribed or dispensed, evidence of appointments, and notes or summaries of any medical or psychological advice, treatment, service, counseling or diagnosis provided to her;
- 2) the employment of Ms. Milillo including, but not limited to: any application for employment or resume submitted, personnel file, time records, pay records, employment contracts or agreements, performance reviews, disciplinary records, job duties or responsibilities, interview notes, and description of employee benefits either entitled to or received.

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EXHIBIT 2

Suzanne Garrow

From: ECFnotice@mad.uscourts.gov

Sent: Wednesday, October 05, 2005 4:52 PM

To: CourtCopy@mad.uscourts.gov

Subject: Activity in Case 3:04-cv-30130-MAP Millio et al v. Whitman Education Group, Inc. et al "Order on

Motion to Compel"

NOTE TO PUBLIC ACCESS USERS You may view the filed documents once without charge. To avoid later charges, download a copy of each document during this first viewing.

United States District Court

District of Massachusetts

Notice of Electronic Filing

The following transaction was received from Neiman, Kenneth entered on 10/5/2005 at 4:52 PM EDT and filed on 10/5/2005

Case Name:

Millio et al v. Whitman Education Group, Inc. et al

Case Number:

3:04-cv-30130

Filer:

Document Number:

Docket Text:

Judge Kenneth P. Neiman: ElectronicORDER entered granting [32] Defendants' Motion for Leave to File Reply, andgranting in part and denying in part [26] Defendants' Motion to Compel as follows: DENYING Corporate Interrogatory No. 11 as overly broad and, given the answers otherwise provided Defendants, unlikely to lead to the discovery of admissible evidence; ALLOWING Gianelli Interrogatory No. 10 insofar as it seeks medical records with regard to Plaintiff Millio's treatment for shingles, but otherwise DENYING the request; ALLOWING Corporate Interrogatory No. 1 and Gianelli Interrogatory No. 6, Plaintiffs being obliged to provide more specific calculations of damages insofar as they are presently able; ALLOWING Corporate Interrogatory No. 2 with respect to Plaintiff Johnson's and Plaintiff Millio's receipt of unemployment compensation in light of the present state of the law in the First Circuit; DENYING Corporate Interrogatory No. 7 because it seeks privileged material; and! ALLOWING Defendants' request for fees insofar as they were required to file the present motion in order to obtain Plaintiff Johnson's verified responses. If they wish, Defendants, by October 14, 2005, may file a schedule of fees for their past efforts and that part of the instant motion made necessary by Plaintiff Johnson's failure to provide a verified response, to which Plaintiff Johnson may reply by October 25, 2005. So ordered. (Neiman, Kenneth)

The following document(s) are associated with this transaction:

3:04-cv-30130 Notice will be electronically mailed to:

Joel H Feldman jfeldman@crocker.com

Suzanne Garrow sgarrow@comcast.net, jfeldman@crocker.com

Edward S. Mazurek emazurek@morganlewis.com

Christopher R. O'Hara cohara@toddweld.com, csullivan@toddweld.com

Jeffrey E. Poindexter jpoindexter@bulkley.com, cvincent@bulkley.com

Tricia A. Rice trice@toddweld.com, jmlineman@toddweld.com

3:04-cv-30130 Notice will not be electronically mailed to:

Jamie M. Kohen Morgan, Lewis & Bockius 1701 Market Street Philadelphia, PA 19103-2921